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18 and Charolette Richards*

19 **UNITED STATES DISTRICT COURT**

20 **FOR THE DISTRICT OF NEVADA**

21 JUDITH SAMUELS, on behalf of herself and
22 all others similarly situated,

Case No.: 2:13-cv-00923-APG-PAL

23 Plaintiffs,

24 vs.

25 WE'VE ONLY JUST BEGUN WEDDING
26 CHAPEL, INC d/b/a Little White Chapel;
27 CHAROLETTE RICHARDS, an individual;
28 and DOES 1 through 50, inclusive,

Defendants.

**STIPULATION AND ORDER TO
EXTEND THE DEADLINE FOR
DEFENDANTS TO FILE THEIR
REPLY IN SUPPORT OF THEIR
MOTION FOR SUMMARY
JUDGMENT
(FIRST REQUEST)**

29 Plaintiff Judith Samuels ("Plaintiff") and Defendants We've Only Just Begun Wedding
30 Chapel and Charolette Richards (collectively, "Defendants"), by and through their counsel of
31 record, hereby stipulate and agree as follows. This is Defendant's first request for an extension of
32 time regarding filing a Reply in Support of their Motion for Summary Judgment. (Doc. # 57.)

1 On March 13, 2015, Defendants filed their Motion for Summary Judgment (Doc. # 57). On
 2 April 7, 2015, Plaintiff filed her Opposition to same. (Doc. # 58.) The parties have agreed that
 3 Defendants will be allowed an additional three business days or until Wednesday, April 29, 2015,
 4 to file their Reply.

5 This short extension is required due to significant attorney workloads, including an oral
 6 argument before the Ninth Circuit Court, necessitating a considerable amount of time preparing for
 7 and traveling to San Francisco for that hearing.

8 The parties represent that this stipulation is submitted in good faith, and not for any dilatory
 9 or improper purpose. This stipulation will not prejudice either of the parties or the Court, as no
 10 trial date has been set in this matter.

11 IT IS SO STIPULATED.

12 Dated this 22nd day of April, 2015.

13 KULLER LAW PC

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39 *Attorneys for Defendants We've Only Just Begun
 40 Wedding Chapel, Inc. and Charolette Richards*

41 ORDER

42 IT IS SO ORDERED.
 43 April 23, 2015
 44 Dated: _____



45 _____
 46 UNITED STATES DISTRICT JUDGE